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PRINTER RUSH (PTO ASSISTANCE)

Application	· <u>09/747,9</u>	Examiner:	Jones	GAU:	1775
From	: J. Robb	Location:	IDC FMF FDC	Date:	12-15-04
		Tracking #:	06035841	Week Date:	1/-1-04
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Atty. Docket:

Combined	Declaration	for	Patent Ap	plication	and	Power	of A	ttornev

	inventor, I hereby dec		.,				,
My residence, post	office address and cit	izenship are as stated i	below next to my na	ame; and	that I belies	ve I am	the original, first and
sole inventor (if onl	ν one name is listed t	clow) or an original, 1	irst and joint invent	tor (if nlu	ral names a	re liste.	d below) of the subject
matter which is claim "SLIDING MAT	med and for which a period of the control of the co	patent is sought on the COPPER ALLOY THOD OF PRODU	invention entitled , METHOD OF	PRODU	CING S	AME,	SLIDING
BEARING MAT	ERIAL AND ME	THOD OF PRODU	CING SAME"				
the specification of							
ĺχj	is attached hereto;						
[]		ited States under 35 U	.S.C. §111 on		, as		
	U.S. Appin. No.						
[]	was/will be filed in	the U.S. under 35 U.S.	S.C. §371 by entry	into the L	J.S. nations	al stage	of an international
	(PCT) application,	PCT/; file	ــــــــــــــــــــــــــــــــــــــ	, entr	y requested	on	* ;
	national stage appli (* if known)	PCT/; file cation received U.S. A	ppin. No	*; §31	71/§102(e)	date	*
and was amended or	1			(if appli	icable)		
	Anclude dates of am	endments under PCT Ar	19 and 34 If PCT)	_ (ir appii	icabic).		
amendment referred	to above; and I ackn	itents of the above-id owledge the duty to di ty as defined in 37 C.1	isclose to the Patent	on, includ t and Trac	ling the cla demark Off	aims, a fice (P1	s amended by any (O) all information
t becelved in the color	material to patentaum	ry as defined in 37 C.1	.K. 91.30.	<i>.</i> .			
restificate or prior P	gn priority benefits tin	ider 35 U.S.C. §§ 119	and 300 of any prio	or toreign	application	(5) for	patent or inventor's
elso identified below	on apparation (s) ac	signating a country oth having a filing date b	ofoso that of the co-	ated belov	v with the "	Yesib	ox checked and have
		maving a minig date o	erore mar or me ap	brication o	on which p	nority i	is claimed:
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I hereby claim the b	enefit under 35 II S	C. §120 of any prior	II S. non provinier	al applia	-+i/->	:_ r	10T11 -41 -43
designating the U.S.	listed below or under	f §119(e) of any prior	U.S. Holi-provision	an applic	anon(s) or	prior 1	C application(s)
matter of each of the	claims of this annlice	ition is not disclosed in	o.o. provisional ap	pheations	isted beto	w, ena,	, insolar as the subject
nargoranh of 35 U.S.	C. 8112 Tacknowled	ge the duty to disclose	to the DTO all infe	application	יה או מו מס	anner p	rovided by the first
occurred between the	filing date of the pri	or application and the	national Glina data	of this are	as actinca t	n 37 C.	r.R. §1.36(a) which
	time date of the pri	or application and the	national tiling date	or mis ap	plication:		
(Applica	tion No.)	(Day Month Year	Filed)	(Status: pa	tented, pend	ling, aba	indoned)
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(Applicat	tion No.)	(Day Month Year	Filed)	(Status: pa	itented, pend	ling, aba	indoned)

As a named inventor, I hereby appoint the following registered practioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

(Status: patented, pending, abandoned)

(Day Month Year Filed)

All of the practioners associated with Customer Number 001444
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(Application No.)

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The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from
as to any action to be taken in the U.S. Patent and Trademark Office regarding this application
without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons
from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

Atty. Docket:

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C. A Unation filed	, Serial No	- .	
CT Application filed	, Serial No		
nereby further declare that all statements made herein of ad belief are believed to be true; and that these statement made are punishable by fine or imprisonment, or bot opardize the validity of the application or any patent iss	th, under 18 U.S.C. 1001 and the		
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